

REMARKS

Entry of the foregoing claim set is respectfully requested. According to 37 C.F.R. § 1.115 (1) "[a] preliminary amendment that is present on the filing date of an application is part of the original disclosure of the application." The corresponding claim set has been reduced for entry into National Phase to facilitate prosecution and reduce the overall number of claims and not for reasons of patentability. Applicants reserve the right to present additional claims as necessary. Regardless, no new matter has been added.

The current claims correspond to the claims examined during the PCT examination as follows:

PCT Claim	National Phase claim
1 2	1
3	2
4	3
5	4
6	5
7,8, 9	deleted without prejudice
1,10, 11, 12	6, 7
13	deleted without prejudice
14, 15, 49	8
16, 17, 18	deleted without prejudice
19	9
20	10
21	11
22	12
23	13
24	Incorporated into 8, 17, and 26


25, 26,	deleted without prejudice
1,10, 11, 12	14
27	16
29, 30	15
31	deleted without prejudice
32, 33, 24	17
34, 35, 36,	deleted without prejudice
37	18
38	Deleted without prejudice
39	18
40	19
41	20
42, 43, 44, 45	deleted without prejudice
1,10, 11, 12	22
46	23
47	24
48, 49, 50, 51	deleted without prejudice
52	25
53	26
54, 24	27
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61	34
62, 63	deleted without prejudice

64	35
65	36

Conclusion

It is therefore requested that the Examiner consider the patentability of all of the above claims. In the event that any issues arise, the Examiner is requested to contact the undersigned attorney at 845-602-3144 to resolve them.

Respectfully submitted,


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